IN THE UNITED STATES DISTRICT COURT OF THE EASTERN DISTRICT OF NEW YORK BROOKLYN DIVISION

QUINCY DESHAN BUTLER PLAINTIFF 8 8 9

CIVIL ACTION NO. 12-MD-2413

413 (RRM) (RLM)

FRITO-LAY, INC.

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IN CLERKS OFFICE US DISTRICT COURT E.D.N.Y

PLAINTIFF'S MOTION FOR EXCLUSION AND OBJECTIONS TO

★ OCT 1 0 2017

SETTLEMENT AGREEMENT

BROOKLYN OFFICE

TO THE HONORABLE JUDGE ROSLYNN R. MAUSKOPF,

Comes now, Quincy Deshan Butler, Plaintiff, pro se in the above-entitled and numbered cause, with this, his Motion For Exclusion and Objections to the "Settlement Agreement" between Class members enjoined herein against the Defendants named herein, and Plaintiff would show unto the Court the following:

I.

Plaintiff states, that he has not had near enough time to obtain the "
Settlement Agreement", research the claims of the aggrieved Class Members,
and come to see the same similar settlement agreement, since being notified
of the misleading and deceptive practices of the defendants on Sept 10,2017.

Plaintiff further states, that because he is currently incarcerated at the Eastham Unit- Texas Department of Criminal Justice-Instit. Div., he is prohibited from accessing a computer or calling the Class Counsel, Ariana J. Tadler of Milnerg , LLP and Michael R. Resse, of Reese, L'P, freely to discuss the harm and damage done to the Plaintiff herein . Therefore, Plaintiff makes this, his timely motion for exclusion from the current class members end their proposed settlement agreement; and further object to Defandants being relieved or release from future claims; to which I am not bound .

Wherefore ,Plaintiff prays, that this Court grant his Motion for exclusion and objections to settlement, to which he is entitled.

Respectfully Submitted,

QUINCY DESHAN BUTLER

Executed: October 5,2017

UNSWORN DECLARATION

I ,Quincy Butler, TDCJ# 1899541 , being presently incarcerated at the Eastham Unit-TDCJ - ID, in Houston County, Texas, declare under panalty of perjury that the foregoing is true and correct, Pursuant 28 U.S.C § 1746.

Executed on this the 5th day of October, 2017.

QUINCY BUTLER 2665 Prison Rd 1 Lovelady, Texas 75851

Certificate of Service

I, Quincy Deshan Butler, TDCJ# 01899541, certify that a true and correct copy of Plaintiff's Motion for Exclusion and Objection to Settlement Agreement nas been served on Class Counsel, by pleading same in the U.S. mail, postage prepaid, on this the 5th day of October, 2017, addressed to:

Ariana J. Tadler, Attorney at Law Law Office or Milberg, LLP One Penn Plaza New York, Ny 10115-0165

U.S. DISTRICT COURT

EASTERN DISTRICT OF NEW YORK JUDGE ROSLYN R.MAUSKOPT 225 Cadman Plaza East Brooklyn,NY 11201

Petitioner request that this motion be provided to all parties involved., by Copy!!!

QUINCY BUTL'ER

